

With PHILIP PEARL

But the situation still can be saved. The Senate Education and Labor Committee now has before it the Smith amendments passed overwhelmingly by the House. These amendments were approved by the American Federation of Labor as well as by the National Education Association. The Senate House and foil the double-cross tactics of the chairman of the House Labor Committee.

Now the American Federation of Labor will urge the abolition of labor in the United States. It will support those amendments eliminating all features that still exist and retaining the two vitally needed principles that are contained in the amendments. These are:

1. Creation of a new Labor Relations Board to bring about fair, impartial, common sense administration of the law.
2. Establishment of a democratic system of determining the appropriate collective bargaining unit which will permit the workers themselves to decide in each case what union is their choice.

The provisions of the amendments will not be held back by the

A veritable denge of opposing speakers dwelt almost entirely on their objections to including Red Russia delegates almost entirely on the grounds that their credentials were not properly filed.

Washington, D. C.—Federal Security Agency, Nebraska, Oregon, and Va.

and West Virginia, more than doubled their payments in May, and Massachusetts and Rhode Island reported increases of more than 50 per cent. Each of these States began uniform benefit years for all claimants in April. Of the States providing a de-

decision requiring the Maryland Casualty Company to pay hospital and surgical bills totaling nearly \$2,000 charged by the Mayo Clinic at Rochester, Minn., in the case of McCreel.

being reported with increasing positiveness that Hillman and Lewis are sharply at odds on national defense and on political questions.

Green Declines in the New Federalism

Cleveland, Ohio.—Courtney D. Ward, secretary of the Cleveland Painters' District Council, announced

A year ago nearly 500 union mem-

If you have a Social Security account number and have been paying contributions from your wages for about half the time since January 1, 1957, you probably are "currently insured" or "fully insured" under the old law. But if you have not been working as long as that, you may not be insured as much as you think you are. For example, if you have been working for 10 years, you may be insured for only 10 years of your life, not 10 years of the life of the average worker. This means that if you die, your survivors' benefits will be based on 10 years of your earnings, not on the 40 years of the average worker's earnings. This is a big difference. It means that your survivors' benefits will be much smaller than the survivors' benefits of the average worker. This is a big disadvantage of the old law. It is one of the reasons why the new law is so important. It will make sure that you are insured for as long as you live, not just for as long as you work.

It is important for the most complete protection of your family that

New York, N. Y.—Persistence of Communists in using agencies of the

315 new homes on a vacant thirty-acre site for colored families of low income. The project is financed with a Federal loan of \$1,479,000 from the United States Housing Authority, representing 90 per cent of the esti-

"RED CAPS" WIN FIGHT

Broymann said that the I.A.M. strongly favors the establishment of apprenticeship systems in every machine shop properly equipped to train apprentices and is giving 100 per cent cooperation to the federal committee.

WILL ATTACK U. S. TRADE

On Aug. 1 the headquarters of the International Union will be moved from this city to 221-22 Forrest Building 119 S. Fourth St. Philadelphia.

BENEFIT LAW FOR D. C.

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William C. Calvin, secretary-treasurer of the A. F. of L. Metal Trades Department; Harvey W. Brown, president of the Machinists; Joseph A. McDonagh, Washington legislative representative of the Electrical Work-

the keel laid for another. It would have been unfortunate had this work Lima, Peru, more than a year ago. Secretary of State Hull, who headed

Private Hospital Loses Its Fight Against Dealing With Labor Union

Justice Nova, who ruled that there was a distinction between voluntary

and Minimum Wage, New York Department of Labor, the firm not only distributed homework without the necessary certificate but interfered with the inspector in the course of his duties.

age, physical or mental disability or